Provisions of the Constitution do

Congress Must Define the Relations That Shall Exist Between United

SEN. ROSS SPEAKS

While the New York of the Constitution of Not Extend to New Possessions.

AN ABLE DISCUSS 1.

AN ABLE DISCUSS 1.

AN ABLE DISCUSS 1.

AN ABLE DISCUSS 2.

AN ABLE DISCUSS 3.

AN ABLE DISCUS

conditions, and to the same expressions in the conditions may give a from section 3 of article 4 of the constraint of the function of the constraint expression that the constraint expression of the constraint expression of the constraint expression of the constraint expre he passed and closed, in the Commission of the Territories, unabled first that the constitution, with the ex-placed on the constitution of the co uits. Early I bearined to have one i force, they were clearly one and that Congress, with this exception, of future Congresses. What future Congresses are fault-theiring could be sade the coins considered and decided, is clothed with plenary power to legislate and proclaim. Its for them to decide the confidence of the congresses in the present of the confidence of the confidence of the congresses. What future Congresses, with this exception, of future Congresses. What future Congresses, with this exception, of future Congresses. What future Congresses, with this exception, of future Congresses. What future Congresses are considered and decided in clothed with plenary power to legislate and proclaim. and proceeding the constituent of the constituent o

This is an important question for consideration and determination, especially by feet and Mr. Justice Hate before and Mr. Justice Hate feet. In quite that of this country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion of the fusion of the country have given more of the fusion of the country have given more of the fusion of the country have given more of the fusion TREATHES.

The discussion in the opinion representing tion over such territories—except in regard are to be educated, traited, and ripenet By the recent treaty with Spain sover, the views of the court, some expressions to allowing slavery—or, in the hanging into mindeed before they are easily the court the impression that of section 3, article 4, of the constitution: Eving consent. Doubtless the boys of fifteen and the Philippine Islands such a birth in the Territories, or where or the this provision:

The stell and political status of the narenders the child a cirizen. But no such territory and other property belonging to their famil. After naving lived for most do the United States shall be deterneed by Congress."

The question was before the court, nor course the United States shall be deterneed by Congress."

The power of this counting the boys of nit constitution; for this country are determined to the counting the distribution of this country are dispose of and make all need, teen in this country are been properly to this country are dispose of and make all need, teen in this country are been properly and the constitution; given the court in the country are dispose of and make all need, teen in this country are been properly and regulations respecting the silve an intelligent consent that are the court in order to the court in the country are of the boys of nicestance.

The power of this country are consent, Doublets the boys of nicestance and the court in the country are consent. The country are consent that are the boys of nicestance and the court in the country are consent. The country are consent that are the boys of nicestance and the court in the court

gress further than to say that, upon its evacuation by Spein, the island is to be examined by the United States of the Supremental the constitution has such according by the United States of the Suprement of th

i the territory was veded to the Uni- then amended, extended of their own vig- fore the civilized nations of the world. The destrious, honest, intelligent, liberty-lov

Burlington

out was essentially a local and con-mal discussion of the questions. In considering differential field not discussion of the questions. In considering differential field and a plentary power in legislating for terri-

Culm, over which Spain relinquishes say, correctly decided, and yet does not touch for the national givernment by the constitution and the constitution extends stitution. It is absolute except in the part are not capable of judging how they have only two and Maine has one. The put any declaration in regard to the status to the Dignits of Columbia and Territories findlines surrendered to the national government. By the constitution is regarded by the decrease of the part of the present of the part of the p

Free Press.

d A Workman at Bellows Falls Breaks His Neck in an Elevator Shaft.

LADY HURT IN BENNINGTON.

Struck by a Team and Doctors Say She Cannot Recover-Driver of the Team Arrested-Cases Before Supreme Court-Electric Power Taken From Bolton Fells.

STATE'S INTERNAL REVENUE

STATE REVENUE AND ASSOCIATION AND ASSOCIATION

Incidentally it may be mentioned that toler teem. Iss, was disposed of this this big increase in the collections swe is recruited. The collidation of the salary of the collections swe is recruited to the salary of the collections swe is recruited. The collidation of the salary of the collections of internal revenue for the law, for the big collections of the particles of the big collections of the particles of the big collections of the particles of the particl sew runnishing has long larms not he from Miss Engreles left a will providing balk of internal revenue, but in the num-that the residue of her estate, after paying left of registered tobacco manufactories certain specime bequests, should be prid verment loads all the other three states to Hammond, her executor, to foun a for the district. These are six registered home in Bennington, The amount so left tobacco manufactories in Vermont against was about \$2.00. The latter provision of a vin the previous year. New Bumpshi e ier will has not been correlled with Barbas on two was and Main has one. The latter provision of the second view and Main has one. has only two and Maine has one. The her and Darling for proponents in hamf r of char manufactories register d Is. Gale of Boston for Hummond. In the district during the past year was

excupted by the United States, and white United States, find the Linds of the constitution and the interest of the land.

THE CONSTITUTION

THE CO three. These used stract pounds or table-

And the support of th

mand, 33 years old, a packer employed by Stokers, Shoreham, E. J. Carpenter, Ad-the William A. Hull Chemical company, disony A. J. Field, Cornwall, committee on was the victim of a fatal accident at the pedigrees, E. N. Biscell, East Shoreham, company's mills here to-day. In company C. P. Crane, Bridger: Chas. A. Chapman,

POLITICS IN RUTLAND.

VERMONT MERINO BREEDERS

Held in Middlebury-Protest Against Reciprocity With Argentine Republic.

Middlebury, Jan. 24.-The 24th annuneeting of the Vermon merino sheep reseters association was held at the paro'clock a. m. President Ira L. Hambu-called the meeting to order and read a brief but pertinent address in which he re-ferred to the encouraging condition of the sheep business. Later referring to the proposed treaty with the Argentine Recubic he asked that the meeting protest Theofficers of last your were then elected by acclamation and without opposition, as

President, Ira L. Hamblin, Middlebury; Vice-presidents, C. M. Remele, Middleingry, H. E. Sanford, West Cornwall; secretary and trepsurer, Lewis A. Skiff, Middleshury; Rellows Falir, Vt., Jan. 21.— Moses Ho-directors, Cyrus H. Smith, Townline; J. F. pedigrees, E. N. Biscell, East and C. P. Crane, Bridpert: Chas. A. Chapman, C. P. Crane, Bridpert: committees, New

WILL CONTEST WILL.

ad John Divorced Widow of the Late R. B.

Local Items of Interest From All Parts of the Green Mountain State.

THE NEWS BY COUNTIES

The Winooski Valley, Villiges up North, From the Island in the Lake to the Passumpsic, Along Otter Creek

> and by the Shores of White River Covered by Special Correspondents.

ADDISON COUNTY. VERGENNES.

there for the previous year in the New Hampshire district, which, it may be respected appliable and vermont, were and beputy Sheriff Golfrey went their periods appliable and vermont, were and had dower arrested.

Now Hampshire immed from \$83.72.47 to \$10 50.000.00 for the previous years of the previous period application in the \$83.000 for the previous period of the previous period for the previous period and and cover arrested.

Name jumped from \$8.72.47 to \$10.000.00 for the previous period from \$8.72.47 to \$10.000.00 for the prev

MUDDLEUURY. Brigham Will Try to Get a Part of His Estate.

Miss Margery Martin, the eight-year-old daughter of Dr. E. H. Martin and wife of North Pleasant sire t. while playing with the rest of her brothers and staters. Thurs-